

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF TEXAS
TYLER DIVISION**

KLAUSNER TECHNOLOGIES, INC., §
a New York corporation,

Plaintiff, §

vs. §

Qwest Communications Corporation, a §
Delaware corporation; Qwest Corporation, a §

Delaware corporation; Yahoo! Inc., a §
Delaware corporation; Panasonic §

Corporation of North America, a Delaware §
corporation; Ribbit Corporation, a Delaware §

corporation; Spin Vox Limited, an English §
corporation; and ooma, Inc., a Delaware §

corporation; Avaya, Inc., a Delaware §
corporation; Cisco Systems, Inc., a California §
corporation,

Defendants.

CASE NO. 6:09CV232

ORDER OF DISMISSAL WITH PREJUDICE

On this day, Plaintiff Klausner Technologies, Inc. (“Klausner”) and Defendant Cisco Systems, Inc. (“Cisco”), announced to the Court that they have settled their respective claims for relief asserted in this case. The Court, having considered this request, is of the opinion that their request for dismissal should be GRANTED.

IT IS THEREFORE ORDERED that the above-entitled cause and all claims against Cisco by Klausner and against Klausner by Cisco herein are dismissed, with prejudice to the re-filing of same, except all claims of patent invalidity and unenforceability by Cisco against Klausner shall be dismissed without prejudice to the re-filing of same.

IT IS FURTHER ORDERED that all attorneys' fees, costs of court and expenses shall be borne by each party incurring the same.

This is a final judgment.

So ORDERED and SIGNED this 19th day of July, 2011.

A handwritten signature in black ink, appearing to read 'Leonard Davis', written over a horizontal line.

LEONARD DAVIS
UNITED STATES DISTRICT JUDGE